Case 2:10-cv-01075-GAF-PJW Document 6 Filed 05/11/10 Page 1 of 7 FILED MAYII **Ruth Jones** opportunitythink@yahoo.com 2010 APR PM 2: 28 P.O. Box 596 CLERK U.S. DISTRIPT COURT CENTRAL DIST. OF CALIF: LOS ANGELES Beverly Hills, California 90213 no phone in pro se 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 10 **CASE NO. CV10-01075 GAF (PJW) RUTH JONES.** 11 **PLAINTIFF** Honorable Gary A. Feess 12 Rovbal 740 13 BARACK HUSSEIN OBAMA **PLAINTIFF'S OPPOSTION TO THIS** II: AKA BARRY SOETORO, CASE BEING CONSIDERED STEVE DUNHAM, BARACK STEVE OBAMA, UNKNOWN SUPORTING TRANSFER TO NAME DOE 1-10; In his **ANOTHER COURT, ANOTHER** 16 ll Individual Capacity as a regular COUNTY. AND JUDGE OF A CLOSED **17** person; In his Individual CASE. Capacity as the presumed president of the United States; 19 and in his Official Capacity as a presumed president of the United States, DEFENDANT 21 Comes now Plaintiff, Ruth Jones, and files her opposition to this case being considered "related" as defined in L.R. 83-1.3 (a),(b) and (c). 23 The previously filed case at another court SACV 09-0082 DOC (ANx) 24 25 has been a "closed" case for many months. This case does not qualify for 26 27 PLAINTIFF'S OPPOSTION TO THIS CASE BEING CONSIDERED RELATED 28

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1 a "related" case as it does not meet the criteria. As well, it would cause prejudice to the Plaintiff there by depriving her constitutional right to grievance of a fair and just court. It is unjust to allow the Defendant and the attorneys to 'Judge and court shop' just to ensure obtaining a Judge who has already agreed with them in the past on other issues.

1) The Defendant's Notice of Related Case only included the "individual" capacity of Barack Obama. The case at hand also includes in the "Official Capacity".

2) The defendant should not be allowed to "court" and "judge" shop. There was a Judge assigned assumingly randomly when this case was 12 filed. At least when the Judge is picked randomly when the case if filed 13 (February 2010) it has the appearance of fairness in the system.

3) There is no other (related) case which is "open". This other case is NOT an open case, it is a closed case. It was closed some time in 2009.

4) There would be no advantage to moving this case to Judge Carter. Judge Carter dismissed this other case. Judge Carter allowed NO DISCOVERY. Judge Carter allowed NO hearings on the MERITS of the case after he has said he would. As there were no discovery and no hearing on the merits, Judge Carter could not have known about the merits of the other case. He could know no discovery as there was none allowed. He would remember the other case, and most likely remember it instead of this case at bar. This too would create prejudice to the

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Plaintiff's ability to receive a fair trial just because the Defendants were allowed to Court and Judge pick and choose. Judge Carter said he had 50 or more people calling his office. It seemed like it was a circus. The Plaintiff would like to have professionalism and the law enforced instead of the people who are not parties to be influencing the court. Plaintiff is concerned the Defendant wishes to create this atmosphere and try and place her in an unsafe environment far away from her home as there were many alleged threats to the Plaintiff at the case in Santa Ana.

5) The plaintiff's case is not like the other case.

The other case had numerous Defendants. Plaintiff's case only has one Defendant, Barack Obama. In the other case the Plaintiffs were Political Candidates. The Plaintiff in this case is a U.S. citizen and has never been a political candidate. And, the list goes on and on as to how they are different.

There are at least 50 cases in the United States which have been filed against Barack Obama from different standpoints, singly and with other Defendants. They may all be related in that the name Barach obama is included as a Defendant. However, there is **no open case** at the District level in California that I am aware of. And, none at this District Court in Los Angeles. I as the Plaintiff have written in my compliant of jurisdiction that I am zoned to this courthouse where I live in North Los Angeles. It would create injustice to the Plaintiff to make her go miles away to another court in another city. That would be punitive.

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6)It would be a great physical hardship on plaintiff in this case at hand to be required to go to a court house many miles away from her zoned courthouse which is the central courthouse in "Los Angeles". It would create injustice if the Plaintiff was made to go all the way to another court house out of her city and out of the jurisdiction which she included in her complaint. It would be unjust to require this of the Plaintiff when it would create bias in favor of the Defendant.

7)There would be prejudice in favor of the defendant if this case was moved to Judge Carter to another courthouse, another county and location other than where the plaintiff lives and resides as noted in her complaint.

The Defendant had a case in front of Judge Carter which they were successful in getting the Judge to rule for them on every issue. Even when the Judge said he would hold hearings on the "merits" he changed his mind all of a sudden and dismissed the case. The Plaintiff in that other case, was not allowed to obtain any discovery. All the issues went in favor of the Defendant. Is it any wonder they would try and revive a dismissed and closed case at another courthouse a long way from the Plaintiff just so they could be heard under their preferred and chosen Judge. This would appear to be circumventing the system instead of believing the Judge (I assume was randomly assigned) could rule on matters of which he rules every day to uphold the laws.

8) Mr. Siddharth Velamoor, Judge Carter's law clerk, comes from the same law firm that has been retained in the past to defend Mr. Obama regarding eligibility lawsuits.

Mr. Velamoor was an attorney with Perkins Coie, the law firm paid by "Obama" to block any subpoenas for his records. He was Judge Carter's law clerk when the 'other case' was dismissed. He is his law clerk.

This too, would make for more prejudiced in favor of the Defendants to have this "relationship" as they did in this "other" case of Barnett v. Obama.

9)The causes of action and the supporting factual foundation of the plaintiff's case at hand it not the same as the other closed case which included the name of Barack Obama as one of the defendants.

There is no factual support if a different judge heard this case it would entail "substantial duplication of labor". Judge Carter does not know the Plaintiff, Ruth Jones, her case, her merits of the case, the facts of her case, and the details of her case. This case is not the same at all of Judge Carter's previous case. If one Judge does not allow and hear any discovery and does not hold a trial or hearings on the merits of a case, there is probably nothing he would know which is included in Ruth Jones' case. But, for sure it would create a prejudice against the Plaintiff. The other case is not open and was not heard on its merits.

10)Some of the plaintiffs of the other case were 3rd party political candidates; this plaintiff is just a citizen with rights under the U.S. Constitution.

11)Even though a Judge may not desire to take a case because of its unpopularity, he has an mandate from the U.S. Constitution to review the case whether he wants to or not.

12) It would be a great hardship and be grossly unfair if every time 1 the plaintiff needed to file a documents she would have to go all the 2 way to Santa Ana, Orange county, and back. 3 In this central district the court does not allow one in pro se to file their 5 documents by e filing. That would create an unjust and unneeded hardship for the Plaintiff. 6 The Plaintiff objects and files her opposition to the transfer of this 7 case to another Judge and another county. It would create prejudiced and hardship against the Plaintiff. It would not serve to lessen any 10 duplication of services. 11 The Defendant would not be prejudiced if this case is not moved. 12 The location, county and jurisdiction of where this Plaintiff at hand 13 lives and where this harm took place is in Los Angeles in Los Angeles, 14 County. 15 16 Dated: Mary 10, 2010 Respectfully submitted by: 17 Ruth Jones, Plaintiff in pro se 18 19 20 21 22 23 24 25 26 6 27 PLAINTIFF'S OPPOSTION TO THIS CASE BEING CONSIDERED RELATED 28

PROOF OF SERVICE

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. On May 11, 2010, I served the following document described as: "Plaintiff's opposition to this case being considered related supporting transfer to another court, another county and Judge of a closed case" on all interested parties in this action by placing [X] a true copy [] the original thereof enclosed in sealed envelopes addressed as follows: